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ometer valve. Plunger closets, Philadelphia hoppers, pan closets, or any other closets where the supply to the bowl is direct from the street service or building supply, are prohibited in all cases, and where such exists shall be removed and replaced with tank closets.

Whenever it shall come to the knowledge of the board of health that the plumbing or drainage in any building has become a nuisance, or is contrary to the provisions and requirements of these rules, or of the ordinances of the city, or is of faulty construction, and liable to breed disease or endanger the health of the occupants, the board of health shall thereupon notify the owner or agent of any such building of the changes which are necessary to be made within the time fixed by the board of health, and upon refusal or neglect to obey such orders, the board of health shall institute legal proceedings to have such changes made and said nuisance abated.

TACOMA, WASH.

Foodstuffs—Licensing of Factories and Stores Where Made or Sold. (Ord. 6090, Apr. 14, 1915.)

Section 1. That sections 2 and 3 of ordinance No. 5191, passed Jan. 15, 1913, and entitled, "An ordinance providing for the licensing of meat, fish, and oyster markets, lunch rooms, restaurants, grocery stores, butter and cheese stores, candy stores, candy factories, ice-cream factories, delicatessens, bakeries, macaroni factories, and vegetable and fruit stands; providing a penalty for the violation thereof, and repealing ordinances Nos. 4414 and 4829 of the city of Tacoma," be amended so as to read as follows:

"Sec. 2. Any person, firm, or corporation desiring to obtain a license to conduct any business mentioned in section 1 of this ordinance shall file with the city clerk an application therefor and pay to him the required fee, which shall be computed at the rate of \$2 per annum: Provided, however, No license shall be issued for a less fee than 25 cents. The application shall be signed by the applicant and shall state the place where the business is to be carried on and the character of the business there to be conducted.

"SEC. 3. Upon the receipt of such application, accompanied by the license fee as above provided, except in case of renewal, it shall be the duty of the city clerk to notify the pure-food inspector that such application has been made, and he shall inspect, or cause to be inspected, the premises where said business is to be conducted, and if the premises are found to be in a sanitary condition and to comply in all respects with the provisions of the health and food ordinances of the city of Tacoma relating thereto, he shall recommend to the city clerk that such license be issued; but in case he shall find such premises to be in an unsanitary condition or that they do not comply with the ordinances above mentioned, he shall recommend that the license be refused.

"The inspector's recommendation snall be indorsed on the application. In case the inspector shall recommend that the license be refused, the city clerk shall return to the applicant the license fee deposited with him; but if he shall recommend that such license be issued the city clerk shall thereupon issue to the applicant a license to conduct the business mentioned in said application, at the place therein named. All licenses issued pursuant to this ordinance shall expire on the 31st day of December following. No license shall be transferable. All licenses must be conspicuously posted in a public place upon the premises for which such license was granted."